WEGRO EQUALITY-THE RIGHT OF ONE MAN TO HOLD PROPERTY IN ANOTHER - THE DEMOCRATIC PARTY A DISUNION PARTY THE SUCCESS OF THE REPUBLICAN PARTY THE ONLY SALVATION FOR THE COUNTRY.

SPEECH

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tempted to address the House or the Committee it will be unintentional, and not designed for four years, except upon some question immediately pending for action. Four years ago I discussed the question of the power of Congress over slavery in the Territories; and with the argument I made on that subject I am still satisfied. I have not seen any satisfactory answer to it, and I do not propose to reargue the question. Let me say one word or two, preliminary, in regard to the tone and temper of the discussions which have prevailed in this Hall during the

resent session. It seems to me that they have indicated a great lack of statesmanship and dig-nity, and of that parliamentary courtesy indispensable to the careful consideration of grave

national questions.

Gentlemen seem to forget that we are a people covering twenty-five parallels of latitude and forty degrees of longitude, embracing every variety of soil and climate, and every variety of production, of character, and of social institutions. k seems to be imagined that we must all think alike, reason alike, come to the same conclusions; or that our differences of opinion shall be causes of bitterness and discord and strife. I apprehend, if I had been born and educated at Norfolk, I should probably have entertained opinions very similar to those entertained by my friend from Virginia, [Mr. Millson;] and if he had been born and educated upon the banks of the Ohio, he would probably have entertained opinions very similar to mine. If I had been born and educa-ted in Turkey, I would propably have been a Mussulman; but, sir, born and educated in a Christian country, I entertain the tenets of the Christian faith. What allowances are or have been made for the difference of soil and climate, education and habits?. It seems to me that there ought to be a little charity extended for different opinions, different feelings, and dif-

Mr. Chairman: I have no prepared speech for with that feeling, if I should say anything that his occasion, and it is the first time I have at grates harshly upon any gentlemen's prejudices.

Mr. Chairman, before proceeding to the distinusion of the main question I desire to consider. I wish to address a remark or two to the speech of the gentleman from Indians, Mr. Excuss Yesterday that gentleman spent a solid hour its attempting to demonstrate that the Republican party was in favor of negro equality; in attempting to show that the Republican party was in favor of social and political equality between the negro and white man-yes, sir, a solid hour. In the State of Ohio, and in all the Northwest. if the gentleman will poll the Republican party, he will not find one in every thousand who is in favor of extending equal social and political prival ileges to the negroes. In the Constitutional Convention of his own State, and in the Constitutional Convention of my State, the question of extendal ing equal political privileges to the blacks was presented, discussed, and decided, and in neitherof them did it find advocates worthy of the name, and was rejected by almost a u animous vote. It is true, that the Democracy of the Northwest are very hard pressed. The gentleman from Indiana will not undertake to argue in favor of the principles of the Democratic party, and say that the Constitution carries slavery into all of the Territories. He will argue in favor of no such thing, here or anywhere else, when he can possible bly avoid it. What, then, is to be done? Capital must be

got up for the campaign in Indiana and the Northwest, and the only capital upon which they can go to the people, and hope for success, is by appealing to the popular prejudice against ne gross. That is the whole story, all there is of it. or about it. There is no man, to my knowledge; in the Republican party, in either State, who is in favor of the extension of equal political and social privileges to negroes. The gentleman ferent prejudices Entering upon this discussion seems, however, to insist upon it, that because

only disfrauchised, pegroes, but excludes them from the State, and deprived tuem of the means of subsistence, that every men who stops short of that limit is in favor of acgre equality. Now, while I do not approve of the doctrine of negro equality, I am not one who believes that negroes are beasts, or men who ought to be considered as outlaws in every country. I believe a negro is entitled to live upon the soil where he was born. I believe he has a right to the proceeds of his labor, to his earnings, and to his liberty. That is my opinion; but I do not choose to make him my equal socially and politically because I do so believe. And I cannot very well compre-bend the feelings which prompt men to wage a war upon a poor, down-trodden, helpless portion of the community.

There seems to be some terrible apprehension, that if mere political rights, or any rights whatever, are extended to negroes, they may come into competition with the whites. Is the gentleman from Indiana [Mr. English] distressed with the apprehension that some negro may be a candidate for Congress in the New Albany district, and run in opposition to him? I ask the gentleman why this incessant warfare is waged upon negroes; why they are treated as outlaws, unless it is that some portion of the population is jealous that negroes may wage successful competition with them; may usurp their places, and occupy positions which they like to enjoy themselves? Now, as I do not believe there is the least danger of any black or mulatto superseding me in my position here, or of obtaining any office in the district I represent: as I have no apprehension whatever of anything of that kind, I entertain no jealousy of them, and no hatred towards them. All this talk is an appeal to that low, vulgar, popular prejudice which wages war against the negroes, because the lowest man in society is himself always anxious to find some one lower than himself, upon whom he can look down and dominger over and treat as an inferior. That is the prejudice appealed to, and it constitutes the stock in trade of the Democrats of the Northwest.

But let that pass. Mr. Chairman, I rose mainly for the purpose of replying to an argument delivered carly in the session by the gentleman from Alabams, [Mr. Curr,] who, I am sorry to see, is not present. He presented the question before the people in a statesmanlike manner; and the argument, therefore, demands a careful and courteons reply. The gentleman from Alabama nets out with the allegation that the great question which underlies the party politics of the present day is the question of the right of man to:hold property in man, he affirming that proposition. Lunderstood him to state it as a general proposition in philosophy and in morals, not connected with existing institutions, but as a thing which exists in the nature of things, apart from the existence of slavery in any State, or of any provision of the Federal Constitution. I understand him to hold that it is legitimate, that it is sound philosophy, for one man to hold

Constitution of the State of Indiana has not condition, not a question whether a white man may hold property in a negro; but a question whether, in the nature of things, and consistently with the rights of man, one man can make a chattel of another. He held the affirmative of that proposition, while I hold the negative; and that is the proposition I propose to discuss.

Now, let it be remembered that this is entirely outside of, and independent of, any question arising out of the existing institution of slavery in the States. That is a question I do not propose to interfere with, and with the origin of which I have no concern. I do not propose to disturb it, and therefore it is not my purpose to inquire whether its origin is right or not. to consider what is the proper relation between man and man, as an original question in the original institution and construction of societywhether Robinson Crosoe might lawfully make a chattel of his man Friday. Now, the first difficulty you encounter in the advocacy of such a principle as that, is as to who shall be the master and who shall be the slave. If Robinson may lawfully enslave his man Friday, may not Friday lawfully enslave Robinson? I can see no difference. And so it must of necessity resolve itself into a question of physical power. If one man has the right to enslave another, it is because he is wiser or stronger, and by the rid of his intellectual or physical power, in some form or another, to subjugate another man to his will. That is the only philosophy there is in it. strong man may enslave the weak. If that be so, if Napoleon or Nicholas may, through the instrumentality of superior wisdom, or by combination of numbers, constitute themselves despois over millions, the existence of the power establishes the right. It is precisely the same question, whether applicable to one man ruling the million, or whether it is applicable to one mun ruling his fellow. If might gives the right, if strength is a warrant which will authorize one man to subjugate another man to his will, then it is just as applicable to despots subjugating millions, as it is to the individual.

You are therefore cut loose from all moral obligations or moral restraint, and you resolve the whole government of mankind into the sheer question of brute force. It is said the white man may enslave the newro because he is his superior, physically and intellectually. But it will be remembered, if mere superiority gives the title, then it is not simply that a white man may enslave the negro because he is inferior, but that he may enslave another white man who is his inferior. It is the inferiority of the slave and the superiority of the master upon which the right rests. It is not, therefore, a question of publican doctrine; it is not the Republican philosophy.

I do not hold that superior strength or superior intellectual power gives to one man any right to enslave, or subjugate, or control another. I hold, and I believe the Republican party of the country holds, to the doctrine of the natural equality of man-that is, an equality of rights. property in another; not a question of color or I do not mean to be misunderstood, when I speak

of the equality of men, that they are equal in] strength, intelligence, social position, or political rights. I mean that every man has certain natural, inherent, and inclienable rights. have them equally alike, and to the protection of those rights they are all estitled. The right to live, the right to the enjoyment of a man's own earnings, the right of locomotion, to go from place to place, are rights which all men nave, without regard to their intellect, whether 1. be inferior or superior.

Mr. Chairman, this thing is obscured, and a mist is thrown over it, by bringing the two races in juxtaposition, and claiming that the black race may legally be subjected to the white race. But, sir, it is not a question of race; It is a question of the essential manhood of the party sought to be subjugated. What is the negro? I make no question about his equality. What is he? Where does he belong in the scale of creation? Is he a rational, accountable being, the proper subject of civil and moral government, or is he a beast? That is all the question. How do your laws treat him in Virginia? If a slave knock out his master's brains, you arraign him in your courts, you indict him and try him and hang him for murder. If a horse kicks out his owner's brains, you do not indict the horse for murder, do you? Why not? Why do you make the distinction? Because the one is a rational and accountable being, the proper subject of civil and moral government, and the other is not. There is, then, a difference between a man and a horse-a difference as the subject of property and as the subject of government. Now, that being so, the accountability and rationality of the negro being recognised, it carries with it certain other consequences. According to my understanding of moral philosophy, there is no other mode recognised among men whereby the human race may be perpetuated, except through the instrumentality of the family relation-husband and wife, parent and child. Whatever institution, th refore, atteriy destroys and prostrates these relations, brutalizes the man, and is at war with the essential attributes of humanity. The chattelizing of men, of necessity, cuts up all these domestic relations. There can be no such thing as a marriage between slaves, because that is a permanent, life-long union between the sexes. The relation of parent and child is also one which is guarantied by the laws of nature; and that system of social organization which utterly disregards it and tramples it under foot, is a system which cannot be reconciled with the rights

Now, sir, these remarks bring me to the conclusion that one man may not legally hold property in another, as an original abstract question. I cay he may not, because you cannot distinguish who shall be the master and who the slave, except by giving the mastery to the strongest. I say he may not, because it is utterly inconsistent with the essential attributes of humanity, and with the fundamental laws that have been established by the Almighty for the government of the world in all nations and in all ages. There is no country, there never was any country known in any age, straight in the face. Here is a political party for

where the family relation was not recognized. You cannot abolish it, you cannot destroy it, without brutalizing that community. I lield, therefore, that that system which is said to be right, which the gentleman from Alabama falr. CTRRY | maintains is the highest type of civilization, is essentially at war with the very first principles on which social organization can be sustained.

Mr. Chairman, the gentleman from Alabama is right in another thing. He says that that is the proposition which underlies all this controversy; and it is, for this plain reason: if this institution of slavery be the preferable form of civilization, if one man may legally chattelize another, and make him his property, then it is proper that you should propagate that relation and that institution in all the unsettled Territories. That is the form of civilization which you should adopt and establish in all your unsettled domain. If it be not, then I hold you ought not to propagate it, and ought not to establish it. It is therefore for that reason and in that connection that it becomes the duty of Congress to inquire in a the inherent character of the institution itselfwhether it be right, or whether it be wrong; whether it be the proper form of civilization or

But, Mr. Chairman, I am going into this discussion without any arrangement of thought, and perhaps I may be a little desultory. I wish to call the attention of the Committee to another proposition. We are now, probably for the first time in our history, entering a new aspect of national politics. The safety of our institutions has heretofore rested in the unquestionable loyalty of the whole people, from one end or the Confederacy to the other; in their unquestioned submission to the great verdict of the people; pronounced at the ballot-box in a constitutional manner. You have now, sir, for the first time in the history of the country, a political party organized on the express doctrine, and with the avowed purpose, of overthrowing the Government, in the event of their being unable to control it through the ballot-box. It is asserted here by gentlemen on the other side-by one portion of them-that if a Republican President shall be elected, they will resist his inauguration forcibly. That is one proposition made on the other side of the House by the Democratic party.

I take it for granted there can be no controversy about what that resistance amounts to. It can only be done by levying war against the United States. The thing threatened is treason against the United States. There can be no controversy about that.

Another portion say that, if a Republican President is elected, they will secode from the Confederacy, and organize a separate and independent confederacy of their own. Whether that constitutes treason or not, is a matter of opinion, and may be a matter of contreversy; but it is, nevertheless, equally fatal to the perpetuity of the existing Government and the existing institutions of the country.

Mr. Chairman, let us look this proposition

likit years in possession of the Government, miciding its patronage, amounting to some eighty million dollars a year. The expiration of their Idase of power approaches; and the question is rade, as to whether they shall be continued longer in power. They say to the people, "Gentiemen, we are willing to take charge of this Government for four years longer, pretty much on the same terms. We would like to do it, for it is rather agreeable than otherwise. If you do not choose to intrust us with this power, then we will resist any other man who may be placed in the Presidential chair. We will rule this country, or we will ruin it. We will overturn this Government if we are not allowed to administer it ourselves." That is the naked, undisguised proposition of the Democratic party in the year of grace 1860. I say it here in the hearing of gentlemen who have advocated these doctrines; and I do not know that any gentleman upon that side of the House has disclaimed that as being the settled purpose of the party.

Mr. NIBLACK. As the gentleman from Ohio seems to take it for granted as a fair thing, when a statement is made, and nobody gets up to contradict it, that all the members of the House are to be heldsbound by it, I would ask him why he and others did not get up and disclaim the doctrines enunciated by the gentleman from Illinois [Mr. Lovejoy] and others, with which I am sure be does not coincide? Is he to be considered as endorsing those doctrines, because he did not get

up and disclaim them?

Mr. STANTON. Gentlemen of the other side of the House, of all shades of opinions and from all sections of the Confederacy, have exercised the liberty of speech here pretty extensively. There has been no gag upon them; and, sir, I do not now remember a single gentleman of them all, who, in discussing this subject of the Presidential election, bas disclaimed it to be the purpose of his party to revolutionize and overthrow this Government, in the event of a defeat at the bal-· lot-box.

Mr. NIBLACK. This thing, then, Mr. Chairman, amounts to this: If we do not, when these charges are made against us, get up and make a speech defining our positions, we are to be held as endorsing those who do speak. It is a conclusion I repudiate. As the gentleman from Ohio has made certain charges against this side of the House, and as I am one of the members included, I beg to say to him that I disclaim being bound by anything that has been said by any member of this or the other side. When the proper time sarrives to give the House my opinions on these subjects, I will do so; but at this time I deny the authority of any man upon this side of the House by his speech to bind me to any position which my judgment disapproves of. I believe that to be the position of the majority of the members on this side of the House.

Mr. STANTON. I think that the majority have made speeches the other way.

Mr. NIBLACK. The majority of this side of the House have not yet spoken, and they will not probably for some time to come.

mode of ascerteining the opinions and purposes of a party, except by taking the publicly-expressed opinions of the great mass of its leading men, its representative man, its men who are intrusted with power, and who enjoy the confidence of the people they represent; and when they come here, without contradiction, by an unbroken current of speeches and declarations upon that side of the House, and announce that it is their purpose to overturn this Government or to rule it, I think surely there can be no further doubt on that

head. Mr. NIBLACK. I trish to say a word here for the benefit of the gentleman from Ohio, and for the benefit of other gentlemen who may deem that he is correct in the position be assumes. Any gentleman, of any party, who will take the position in y district, or in any other district of the Northwest-it is certainly so in Indianathat he will revolutionize this Government in the event of any result of any election, would not get five hundred votes, whatever might be his personal popularity. There is no difference of opinion in the Northwest on the question at all, if there be in reality in any section of the While that is our position, I do not deem that it is necessary always to get up and disclaim the charge when the contrary is alleged. The position I have stated is, so far as I know. that of all those around me who come from the same section of the country that I do.

Mr. STANTON. I know that it is not necessary for a gentleman to get up and disclaim every expression of sentiment which may be made by others, and in which he cannot agree; but it would seem, Mr. Chairman, that this is a matter of such great magaitude as to call for an expression of opinion all around. If the representative men of the party-not one, not two, but more than twenty-have declared, in our hearing, that it is their purpose, and the purpose of the party to which they belong, to revolutionize this Government, it is about time that some of those who assume the contrary position

began to speak.

Mr. NIBLACK. It was manifest that the gentlemen who spoke in the manner referred to by the gentleman only spoke for the section which they represented. If they had attempted to have spoken for my section, then would have been the time for us to have made the disclaimer; but they have not done so; they spoke for themselves, and themselves alone.

Mr. STANTON. I am sorry, but it is the fact, that there are not many members of the Democratic party outside of that section. [Laughter.]

Mr. Chairman, there is another thing. It is not merely confined to declarations in this House. Who has forgotten that, during the present session, on the nomination of a minister to France, when a proposition was made in the Senate to inquire whether he entertained those opinions, it was answered by gentlemen of the other side, that no inquiry need be made on the subject, because there was no doubt he entertained those opinions, and that they concurred with him?

The proposition, I submit to you, Mr. Chair-Mr. STANTON. Mr. Chairman, I know no other | man, and to the American people, is, that a party that in advance arows a treasonable purpose, and has declared in disloyally to the Constitution and the Union, is not entitled to the public confidence, and ought not to be intrusted with the Government. When I talk about a treasonable purpose, I do not mean there is necessarily anything disreputable in it. I renember that Weshington was a traitor to the British Government. It may be that the oppression may be unendurable, and that they may have arrived at a point which changes the quality of treason; but, novertheless, that is the constitutional delinition of the offence.

Mr. ENGLISH. Will the gentleman allow me to say a word?

Mr. STANTON. Certainly.

Mr. ENGLISH. I claim only to be an humble member of the Democratic party; but I think that it will be remembered that I announced distinctly, upon this floor, in a speech which I had the bonor to make at an early period of the session, that I did not believe a corporal's guard of the Democratic party of the North would be willing to go out of the Union, or make any effort in that direction, because of the mere election of an objectionable man to the Presidency.

Mr. STANTON. They recognise political fellowship with a party, all of whom upen this floor, from the other section of the Union, so far as I know, do avow this doctrine. They are maining and strengthening that political sentiment and that political party which avows this trearonable purpose. There is no controversy about that. They are endesvoring to build up a sympathizing party in the free States, and to give them their aid in obtaining the control of the

Government. I hold, sir, as an intelligent American citizen, leoking to the perpetuity of our institutions and to their welfare, that it is my first duty to see to it that no enemy of our Government, no enemy to the institutions of our country, shall be intrusted with the power and patronage of that Government. I will not inquire what his opinions may be on the subject of slavery; whether he is for its extension into the Territories or otherwise. If he has avowed that he cares more for his party than he does for his country, if he has avowed that the rates more for his party than he does for his country, if he has avowed that the party purpose and is revolutionary purpose are stronger than his patriotism, is not that a sufficient reason why I should

Mr. MILLS(N. I cannot say that I regard the course of the gentleman from Ohio a Siar. There are at this time not half a dozen members of the Democratic party present; and yet the gentleman is speaking in the hope that he shall be able to take advantage of the silence of members as evidence of assent.

exclude him from any place of honor or trust?

Now, sir I say, for one, that I have not, in any remarks I have ever submitted to the fluuse, addressed myself at any time to the question the gentleman is now considering, and I do not mean to be drawn into any unimely or unnecessary expression of my own position; but I take leave to suggest to the gentleman, that he is altogether in error in surposing that a solitary member of the Democratic party, North or South, has ever

declared that it was the purpose of that party to destroy the Union in the event of the election of an Opposition candidate for the Presidency.

Mr. STANTON. My sense of hearing has deceived me terribly if that be not so. If the gentleman will have the goodness to go over the speech made by the gentleman from Pennsylvania, [Mr. McPurnson,] and look at the extracts therein contained from the speeches made upon the other side of the House, he will find that there were more than twenty speeches made upon this floor, in which it was distinctly avowed that the election of a Republican President-Governor SEWARD was frequently named-or any other man representing his views upon what they denominated a sectional platform, would, of itself, be a sufficient cause for a dissolution of the Union. Does the gentleman from Virginia question that?

Mr. MILLSON. No, sir, I do not question it. That is what I affirm jo the the gentleman stated that it had been said repeatedly upon this floor that if was the purpose of the Democratic party—that members I ad declared that it was the purpose of the Promocratic party—to dissolve the Union; whereas, all that was said at any time, by any gentleman, was, that in the opinion of that gentleman, or in the opinion of such an individual would furnish a just occasion for a dissolution of the Union.

Mr. STANTON. It may be true I have not put it technically in the form I should have placed I did not mean to be understood as saving that they had avowed it as the purpose of the Democratic party, as a party organization; but what I did mean to be understood as saving was, that the leading influential representative men of the party here, who are the authorized exponents of the opinions, principles, and purposes, of the party, had each soverally for themselves expressed that purpose. And I take the uniform expression of opinion of men occupying that representative position, uncontradicted, as the expression of the opinions and purposes of the party. That is all. I do not think they will put it in the platform at Charleston, nor, perhaps, will they at Baltimore.

But this is the purpose avowed by men who lead and control that party, and it will not be disclaimed now. The gentleman from Virginia, while disclaiming it as having been avowed as party purpose, does not disclaim that it is his opinion that it ought not to be done. The gentleman does not disclaim that in his own judgment and in his opinion it would be e sufficient canse for the dissolution of the Union.

Mr. MILLSON. It is evident that the gentlemen desires an expression of thy personal opinion. I do not concede the right of the gentleman to require it. I have the right to express or withhold my opinions until my own selected time, and I did not mean that the gentleman should infer that I occupied one position or the other upon that subject; least of clid did I degray that the grainman should draw the inf " » be seems

Sir, the gentieman calls upon me for an expression of my own opinion, and I will give it to him. What is disunion? What does d'sunion mean? It means battle and murder; it means widows and orphaus; it means tears and lamentations at languish; and if any contingenty chemid over acide none at the indigent and it may commonly result ever action which, any option, invoked the decision of so available numerical a question, and, a model seek some place of the mind, and there or y that Ability vision, would enter by model of the content of the place of that issue, on great for the feebleures

16 t 30. Mr. STANTON. There is no gentleman upon that side of the House who occur as, and who deservedly occupies, a more prominent, distinguished, and trading position, than the gentleman from Virgiala. His integrity and his sincerity are unquestloned upon either side of the House; and yet the gentieman from Virg ala does not feel prepared to say now that he is not 'n layer of a secession, or dissolution, in the event of the cleation of a Republican President. But let that

Mr. Chairman, my own settled conviction is, that the only and by which this Luton can be perpetuated, and our institutions maint med is by the election of a Republican President. I have no belled that if a Republican President be consututionally elected, there will be any difficulty about

his administering the Go, ornment.

Mr. HUGHES, I desire to ask the gentleman, when the leading mombin of the Republican party announces the proposition that slavery must be abolished, and that you and I must do it, must be not mean the abolition of slavery in the States? And I wish to know from him whether the election of a Presider minoring such a sentiment as that, elected by a sectional voic, elected by a large popular Plaerity at he North, would not be an aggressive act, through the ballot-box, upon the Sorth, and whether he supposes the

South would submit to so, is an act of aggression? Mr. STANTON. I regret that my friend from Maryland had not read the speech from which to quotes, instead of coutenting himself with extracts. If he had read the speech, he would have found that the expression in reference to abolishing slavery, and that "you ad I must do it," was explained by the further declaration, that it must not be done by any physical force—must not be done by any interfercace with the affairs of the slaveholding States-but by the moral furce and power of truth, disseminated among the saveholding as well as the free States, which would ulti-

mately bring about the abolition of slavery.

Mr 4036 HES. But the ph ne was, "You and I must do

Mr. STANTON, Yes; accompanied with that explanation as to the mode of doing it. Mr. HUGHES. By getting hold of the power of the Gov-

ornment. Mr. STANTON. Not at all ; but the mode of doing it was by enlightening the minds of men living south of Mason and

Digon's line Mr. HUGHES. Perhaps by changing the character of the Supreme Court.

Mr. STANTON, I am decidedly of the opinion that the character of that court might be very essentially improved b" a change. Mr. KUGHEs. Do you advocate a reorganization of that

court? Mr. STANTON. I am in favor of a reorganization of that

I said, Mr. Chairman, that I believe that was the only way to perpensate this Union. I believe it will be found, belore the Republican party has been in power six months. below the Republican party has been a post as that it has no aggres-that its purposes are purely national; that it has no aggres-size purpose; that it will protect all sections of the Confed-eracy in the color ment of their equal, constitutional rights; and the country will then become satisfied that all this cry of "read doy" raised against the Republican party, is a de asion.

Your, sir, for eight long weeks, gentlemen here made seecher, and incorporated into them the ravings of Windell Unitips and Lloyd Garrison, and every extra agant fun. is in the whole free States of the Corfederacy, and diseminated them broadcast, by tens of thousand; through the sleveholding states, as the opinions and principles of the

the structured was as some man if your party has not you have Harill is ask the goal man if your party has not one there thing with the specches make on our edge Mr. ST. INDN. W. have not circulated anything except the theory is made by gentlomes on the floor. I have circulated the speech of the distinguished goal ternal from the could be the party of the speech of the distinguished goal ternal from the could be speeched the distinguished goal ternal from the could be supported by the structure of the could be supported by the structure of the speech of the distinguished goal ternal from the could be supported by the structure of the speech of the distinguished goal ternal from the speech of the distinguished goal gin [Mr. Cz. wrons,] and various speeches of that sort. Somtlemen have a right to circulate speeches made on this sentiemen have a right to circuma's specifies made on this ition; but needless made by Philips, lectures delivered by Garriser, and extracts from the Liberton, care been incorporated by gentlemen, a the other side in their specifies, and he we been dissemit ated through the South as the opin' as of the Republican party; and the great mass of the people of the South intertain the opinion that these are correct expositions of the purposes of the Republican party. You may medden

them and infuriate them, by the dissocianation of that idea but when a Rapiditean tresident has been six mention in perger, then it will be demonstrated that that was a delesion, and that the Republican party is seeking for nothing that her not been recognized in the first nixty years of the floral. I indertake to say to you, at, that the Republican party to-day holds no principle, advocates no policy, that has not been recognised by overy political party, in its turn, from the organization of the Government to the present day You cannot name to me a principle recognised by Not one the Repulsican party, incorporated into its platform, as swed by any authorized exponent of its opinions, that 1 : muct show you in the principles and platforms of every political party, and in the specches of overy public man who has been on the stage of action during the last sixty years, since the organization of the Government, until the last ten or firteen years.

Gentlemen do not really controvert that fact. They say ; "HI is very true, there was a strangested of men on the aband of action at the time of the Revolution. They did not not prehend the slavery question vary well. They are not strangested the some anti-slavery motions, a best to do a approve. They did not compeled it. They did not a sitrate it. We, out not comprehend it. They are not su-saligned it. We, on the contrary, have gone over this whole question. We have examined it thereoghly, and have made up our minds that they were in error.³²

Suppose, for the jerrpose of argument, that that be so. With the opinions which the founders of the Government entertained, they framed a Constitution; they put a practical construction on it, as Presidents, Sonators, Representatives en Congress, and Judges of the courts. What I claim is, that, whether their opinions are sound or unsound they are the opinions incorporated in the Constitution. If they were in error in that particular, if these gentlemen have discovered new light, if they find that a different set of political principles are the true political philosophy of the times, that does pies are the true political philosophy of the times, that does not change the Constitution. The men who made the Cou-stitution differed with you. You propose a thorough and complete revolution of the whole Government. You propose to reverse the principles of the founders of the Constitution, on the theory that you have investigated the subject more carefully. That may be a good reason for amending the Constitution. Call a Convention, gentlemen, try it in your several States ; modify the Constitut, 2; but, in God's name, soveral scates; modify the constitutivity out, in God's name, de not attempt to amend by construction. For not undertake because you have got wiser than your "athers, to viole their work, and put a construction on it which they never contemplated.

All I ask is, that you shall take that Const tution, with the construction put upon it by the men who framed it, and carry out the principles which they incorporated into it, and which they as opted in the practical administration of the Gove nment That is precisely what a Republican Administration will de. I do not care who may be elected the Republican President; six months of his administration will satisfy an sody the you are all perfectly safe in his hands. there will be a Republican organization in every slaveholding State in less thru six months; and I do not believe but that the custom houses at Charleston and New Orleans will be able to and efficers without going very far from the place of

the receipt of customs.

Now, Mr. Chairman, if this Pemocratic party is to suc ceed, and if they are to establish, y another Presidential election, by another popular verdict, that riavery is a national institution, and is car bd into all the Territories of the Confederacy by force of the Federal Constitution, why, then, a collision is to continue between the two sections of the Confederacy; for I tell out, that whatever the Supreme Court may decide, whatever a Democratic Convention may proclaim, and whatever the people may ratify at the ballet-hex, the sentingent that slavery is local, and freedom national, will be insisted upon as determinedly as it now is, and the people will be constitutly appealed to to maintain that doctrine at the ballot box.

Mr. SINGLETON. I desire to ask the gentleman a quer tion; and I know, from his characteristic candor, that he will answer me fairly. You say it is not the purpose of the Republican party to interfere with slavery where it now exlsts. What, then, is your object in preventing the South from going into the Territories, if it be not to destroy the institution by restricting it to its present limits? I beg to unsitudem by restricting It to its present limits? I bog to know, in all seriousness, whether the great leading object and purpose of the Republican party in dreamscribing us, and pr. venture in segments to the Territ. Into, is not the con-sciousness that, if slavory belong within its present as must pressla, in ball o contury, from Pethora; is not that your purpose?

Mr. STANTON. I will answer that 'ery fully, and I true'

satisfactorily, if my time will permit L. 3.

Mr. STANTON. Mr. Chairm 1, the Republicaappased to the extension of alevery into free Forritories mandy of thin. I might say sololy-because free and slave cannot go there tog ther. The admisse a of slave halo v lather in the exclusion of free labor. It is because we will not permit free labor and the dignity of free men to be degrad M, from being brought auto ce tack as competition with slave labor, that we do not was a slavery o go into the Perritories. That is the essential repson.

Now, Mr. Chairin a, I have no desire, nor is it my purpose, to embarrass the slaveholding States by confining slavery within its present limits, if there is any mode of escaping from it. If, as the _intleman from Mississip_Licensis to supposo, the contour of slavery to its present limits uccessarily brings about 1, textinction, I pray ou, sir, what sort of con-

fession is that of the character of the justice ion?

Mr. SINGLETON. There is a very simple reason to be sta-d in proof of my remark. The slave population at the ted in proof of my remark. South is creasing very rapidly, much more so, indeed, than the win a population; a d it does not require the gift of prophecy to for see the result, unless we are allowed to exrand in some direction. Expansion we must have, or sta-very dies, and with it the safety and prosperity of the South. And the gentleman talks about free and slave labor not

being compatible in the same community, and the former being degrade t by the latter. The impression is attempted to b made, b the gentleman's speech, that there is no free labor in the couth. Let me say, that there are free white laborers in the State of Mississippi, and throughout the South, who work side by side with the saye laborers upon the conto: plantations, and who do not feel themselves linereby at degraded.

Mr. STAN .ON. I understand that there are free laborers In the South; but I also understand that a man who is dependent in the South upon his daily toil for his daily breadnot the owner of a cotton plantation, but a man who is de-pendent upon his toil, compelled to support his family by h a labor -inust, by contact and association with slave labor, be a degraded man in a slaveholding community.

Mr. SINGLETON. The gentleman is utterly mistaken. There are hundreds and thousands of free white leborers in the South, who cultivate the soil with their slaves, who would ero a to associate with those who make the charge of degrada-

tion against them.

Mr. STANTON. It is not worth while for us to get in a pas We may as well keep cool. I know that I sion about have seen enough of the austitution of slavery, with the little in recourse I have had with it, to know that amongst the slaves the selves they regard a poor laboring white than as their equal or inferior. A slavo will tell you, when he lo ks at a poor white laboring man, that he is white trasha sand-hiller

Mr. SINGLETON. You get your cue from the negroes,

Mr. STANTON. The gentleman from Mississippi had better keep his temper, for he will not make anything hy scelding;

he caunet get me in a passien. Mr. SIN ETON. Then treat the people of my section re

spectfully. If I have endeavored to treat gentlemen re-spec fully. If I have violated the rules of Parliamentary or or gentlemanity decorum, I would beg the gentleman

Mr Sl. JLETON. You have aspersed the labering men of my section. You have said that the white laborer of the South was degraded. I regard the white laborers of my State as gentlemen. I have associated with them all my I do not knew one man whe is in the habit of working side by side on a cotton plantation with his slaves, who feels that in this there is any degradation. They are gentlemen, sir, and are not in any way demoralized by this association.

Mr. YANTON. I should be giad to know how the position I take can be conveniently related. Take a mechanic from a Irco State, and put him into a slaveholding State; let him be brought into competition with slave labor; let the value of its laber to dependent upon that competition; and what will be the effect upon him? I submit the proposition. I go, if you please, to Kansae or Nebraska, and settle down at eavenworth or Omaha City. There goes also a carpenter from a free State, and settles in the same place, and pursues his trade. I want a house built, and a loss much he will de the job. He cipbers the matter out, and he much he will be \$2,500. "Why, minth the will do lie] old. He cipoers the matter eut, and no will tell lies perhaps, that the cost will be \$2.500. "Why, bless you, my good fellow," I may reply, "I dan go to Westport and buy a carpetter for \$1.500, and I cannot afford to pay any such price as \$2.500." Your white laborer is exposed to that vort of competition. So it is, whatever |

Mr. ST GLEON. I must to know, from the gentlem of employment be may follow. Working together in the same from Olds, whether be dones not might be a have in tellect. India, white laborer and in show laborer, there come in and if that is now the follect in figurity? aella him at auction, sa you would a horse. It is this contact and association that it seems to use cannot fall to have a degrading influence upon the social position of the white man who is engaged in the same kind of toil that the slave is.

Mr. SINGLETON. Why, sir, one-half of our cotton planters go upon their plantations and labor side by side with their slaves. They have no further association with them than is necessary to keep them at their work, and in their proper place. Does the gentleman suppose that I, who may he a cotton planter, would degrade myself by nandling my plots in the field where my slaves are at vork? Does he charge

that? Mr. STANTON. The gentleman from Mississippi must have strangely mismederstood mo. I said that the man who is dependent upon his duly toil for his daily bread, and not the man who owns a cotten plantation.

Mr. SINGLETON. How can you suppose it will affect the man who does not own a plantation, any more than it does

the man who does own me? Mr. STANTON. The turn who owns the plantation and the slaves on it, does not work upon the plantation as the equal, but us the master, of the slaves. He is no more upon an

but as the master, of the slaves. He is no more upon an equality with them, than he is with his horse.

Mr. SINGLETON. No more are the white laboring men of the South. They do not associate with the slaves, or treat them as equals. They have nothing whatever 'o do with then, except that they may work in the same field to-

gether. Mr. STANTON. Mr. Chalman, there are some strange practical results growing out of this institution. If it bo not as I slate, will the gentleman tell us how it is, and why it is. that there can be no manufacturers, artisany, and independent youmanry, in a slaveholding State? Why is that? Do not gentlemen know? Does the gentleman from South Carolina sleep upon a bed made in his own State?

Mr. ASHMORE. Yes, sir. Mr. STANTON. Does he wear a fabric of any description Landfectured in his own State?

Mr. ASHAIORE. At home I often do, but not here. Mr. STANTON. Why is it? Because there is no encouragement to enterprise, none to invention. You must stimulate the mechanic arts, by establishing a system of labor which centers its benefits upon the invent . 'be manetan-What does the slave care to manufacturing turer himself. the fabries? He does not gain anything by it. What does he care about inventing labor-saving much, 10ry? It saves him nothing. Hence you find that all the patents come from Connecticut and the Yankee States, and the other free States. You flud labor saving machinery and mechanical operations are confined principally and substantially to the free States They are not in the South, because free labor there has no encouragement; and, more than that, free below must be intelligent.

You cannot have a free laboring population in a commu nity where you have no schools. I do not know of a co-a mon school between the Potomac and the Rio Grande There are a few colleges. Of necessity, it must be so as a general rule. In a free state, where every man is the master of his own earnings, the head of his own family, he requires but a small space to occupy and cultivate for their support. But go into a slaveholding State, and the planter, who has twenty or thirty slaves, and who has half a dozen families, must have a section or two of land to support them. The consequence is, that the white population must be sparse. You cannot have them compact: you cannot have school-houses and churches in every neighborhood, because

the population cannot sustain them.

But that is not all. The tendency of this dissemination of education among the laboring population is to extend it to

the clares; but you cannot educate the slaves, because that is the seed of insurrection.

Mr. SUNGLETON. I can inform the gentleman why it is that the South has not been more extensively engaged in manufactures and the mechanic arts. It is because it is more to our interest to engage in the culture of cotton, to supply the markets of the world with that material. But I will tell the gentleman that, if the course which has been pursued by the North is persevered in a little while longer, and we are compelled to a separate organization, we will seen Improve in our knowledge of arts and manufactures; and we shall very soon develop a sufficient skill in those departments among us, to manufacture everything in the South which is needed by them. We think now it is for our interest to buy manufactured articles from the North and to devete our energies to the cultivation of cotton, cern

rice, &c.
Mr. STANTON. If there were snything that would induce

me to desire to perpetuate the present state of things, it ! among thomsolves, and thoroby bring about an interchange

of commodities. Before I sit down, I have one word in reply to a remark of the gentice an from Alisaisappia little while age. It is claimed hat the slaveholding population cannot be confined to their prosont geographical limits. If so, it results from one of two causes : either that the continuancu of that policy upon the name soil must destroy its productive qualities, or because the increase of the stave population is such as to not the sality of the community in poril. Honce gentlemen say that same years hence, slavery must have gentlemen say that some years hence, slavery must have more room. Now, I wish to call the attention of gentlemen of the South to this single proposition : if you must have expansion now, will you tell me r here is to be the planate limit of your expanyou ton me the green to obtain a manager man and select this year, or ulty years honce; then a hundred years hence you will want twenty more. The time must come when the thing will be broken down and destroyed by its own weight, and it is only a question of time. There is a limit to all expansion. There is a limit to the continent—to its productive expacity and area; and when that limit is reached, then that caken by which the gentioman dread's must come, and no expansion can sayoit.
It is only a question of time; and it is a question, whether we should take hold of the thing to-day, and record; the ovil where it exists at present, e" whether we will permit it to go ou and accumulate, until it will be more difficult to orudicate.

Mr. SMITH, of Virginia. The gentleman from thio will readily see that the argument 1, addresses to the slave population will apply equally to the white. When population becomes to donse, whether free or slave, the checks upon population will begin their work. Everybody understands that.

The very argument of the gentleman, which goes to show that, es population increases among the slaves, the difficulty of kneping them in that position increases, also shows that or acciping from at that positive increases, also geoves that that difficulty crises, not from approciouseless of revolution, but from mu-employer at. But the same argumentaripities, and privage in a "bigor degree, to the white population. Dut that is a day which we claim there is no obligation upon to fanishing the degree of the sixes Sites have the right to share in the common Territories of the Union. We cannot admit a policy to bu wise and just and humane, which gives all to one section of the Union, against

Mr. STANTON, It is rather late in the day for the gentle-man from Virginia to complain that the North is seeking to monopolize the Territories. There was a line of partitica within which slavery might go, and beyond which it might not go; but, by the yots of the gentleman, it was taken

down and disregarded.

Mr. Sailth, of Virginia. But the gentleman will remember, and I beg he will that, in that respect, the rule was not even. You professed to prohibit slavery north of 36° 30', and then gave us permission to have slavery south of that line, should certain circurstances require it. It was imper-

Mr. STANTON. Nebuly proposed to force slavery into a Territory against the will of the slav holders. But protec-Territory against the will of the slav includers. But prosection was afforded to it; and the South was guarantied the right to go into the territory south of 36° 30' with their slaves. But you were not content with that; you wanted all; you inaugurated a struggle, and put on foot a controversy for the possession of all the Territories; and if you get the worse

of it, it is no work of ours.

The gentleman from Virginia says the same cause will operate to demand the extension of territory for the free population. There is no trouble, so far as free-labor civilpopulation. There is no trouble, so far as free-labor civil-tation is concread, about its being able to maintain itself upon any reasonable limit. Free-labor: civilization is not that helpiess being that is complial to change its contain on account of the chansetten of the soll, or because there is not enough inal for the whole population be only in the Free-labor of which the control is a diversity of pursuits; it builds my maintaining flowers and villages, it languaries and cotablishes now and Important improvements in agriculture ; to sustain a large population upon a small surface.

Mr. SMTH, of Virginia. The gontleman has not stated my proposition correctly. I stated that, in the progress of population, as it went on increasing, the checks to increase of pop-ulation would begin to apply, and would apply to the white population as well as to the slave.

Mr. STANTON, I maderstand the goutleman. It may be true that, when the whole of this continent is an densely populated as Deigham, we will need expansion. They not doubt of it. But I approped that that is a day which it is not the husiness of this generation to look forward to, or to seek to provide against. Pravidence, in His wisdom, has herotored in the history of the world provided some new and improved means of obtaining subsistence for the human lamily, or there have been discovered, from time to tone, new conti nents for the increased population, so that His creatures is the first of the Figerasia popular, a, so that 118 creature, a bave been procuded for , and A runter-tau no opprehension but that it will be so in the future. If man does be over duty, if he dovelops the resources of the country-its minerals, its water power, its inhiber—if overything that is profitable in a wallable by tarned to accord, and undo a sour of of subsistence ic: the burnsu family, there is little danger of the people of this continent, a thousand years hence, starybig for want of bread. In a slaveholding community, it is a very different thing. You cultivate the soil till its broduct. lye quality is destroyed. You multiply your slave population, till it becomes a dange ous clothent in society. increase slave labor till its vaine is diminished; and, lu overy mode, you are constantly depreciating the product the canacity of the country where slavery exists. You are therefore under the necessity of still cursing new fields with the institution which, in my judgment, he correct those where it arrendy exists.

Mr. HUGHEN I wish to reply to one observation of the

gentleman from this, in regard to the exhaustion of the soil.

I wester to "sead, la the presence of the Representatives of the people of the United States, that there has been more impresement made in agriculture : fithin the last ten years in the slave States, than in any other portion of the United States; and there are now in the South more improved modes State v: used there are now in the South mare improved modes of agriculture, and improvements of set vil; than it may section of the United States. The goal tensan will accurate just a state vil and in a section of the United States. The goal tensan will accurate just the Mary-Vac', Delaware, and Wignin, than in any other section of the Direct Mark Cale Bert his general view of the section of

his attention In the course of the gentleman's remarks, he made use of an expression which was rather a remarkation many used of an expression which was rether a remarkation one for him, or any other gentlement or, that side of the flower: that is, that free laby is not a lingering, helpless thing, but is able to take error of itsoil. That I concede; but if that be the case, what necessity is there for setzing, upon all the powers of the Government for the jurpose of protein that kind of labor, to the exclusion of other hate? Why not have the Tearitories free and open to competition between free and slave labor, and lot that which is most

advant.goos, most powerful, and strongest, prevail?
Mr. STANTON. One word, Mr. Chairman, in reply to the gentleman from Indiana. If Iunderstand the doctrine of the Democratle party, it protects slavery in the Tarritory until a State Government is organized. That is not all. When this Incipient State Government is organized as a free State, and indepent State convertendent is organized as a tree state, and there are a thousand slaves there, you cannot emancifate them, you are compelled to buy them out, "a fact cost \$1,000,600. Mow, sir, in he of State, with free labor, does not want to be borne down and erippled, and compelled, on the organization of its State Government, to buy out the laboring population that belongs to the slaveholders there; and

they ought not to be. Further than that : free labor is able to take care of itself; use if the Torritory it under the government of sievery tule, then the laboring population must, of nocessity, he exciteded from all the advantages that result from free-inhor civilization, such as the institution of schools, the establishment of a free proce, free spacch, and all the privileges that are enjoyed in a free State, but which cannot be enjoyed in a favebut if the Territory is ander the government of slavery rule boyen to a troe-zero, but which cannot be enjoyed in a save-bolding State, because they are inconsistent with the insti-tution of slavery. That is why. I may not express my opinion on the subject of slavery in a slaveholding State, be-cause the safety of the institution would be thereby endargered. I may not publish my opinion on the subject of slavery in a newspaper, and disseminate it in a slavehold-ing State. Why not? Because it would have a tendency to ing state. Why not? Because It would have a tentioney to stir up insurrection, and is inconsistent with the nature of the institution. Hence, I say, free inter does not wish to be tied down and elegged and crippled by these things, which of necessity axis in every slaveholding State.